IN THE UNITED STATES DISTRICT COURT FOR THE

SOUTHERN DISTRICT OF LOUISIANA

					20-0	
-		ne full name this action.)	of the plaintiff		SECT.EN	IAG. 1
Oi pi	amunis m	tins action.	,		OLU III	11100
		vs.				
<u> </u>	89e 5	CHRIS 9	CRAFT	1 1		
#	STRIC	0777	Rocy Amy	MEIRICH		
(Ente	er above th	e full name	of the defendant	Ä		
		in this action				
	COMP	LAINT FOR	R VIOLATION OF C	IVIL RIGHTS UI	NDER 42 U.S.C., 81	1983
						.,,
I.	Previous Lawsuits					
	A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment? Yes () No ()					
	1114	orved in time	s action of otherwise	relating to your in	iprisonnent: Tes () 140 ()
			to A is yes, describe		-	
	than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)					
	tne	same outiir	ne.)			
	1.	Parties to t	this previous lawsuit			
	Pl	aintiffs:	Siller D	W FEBRUS	endolun 1	Lee
	D	- - 44	-112 5 5	27 79 0	nu Wei Ri	<u> </u>
	D	efendants:	CHRISC	KKEI- HI	ing wermin	
				· ·		
	2.	Court (if f	federal court, name th			nty):
	3.	Docket N	SHELDY	caunia "		
	_				HARS CAR	~ ~
	4. 5.	•	judge to whom case voon (for example: Was	• •		' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '
	J.	pending?)) write	198AH 70	£,00,860,5	15 16 56111
			Imzia	02 - 6922	ENIEG	
						
	6.	Approxir	mate date of filing lav	vsuit: RU	JUST ZO18	3

II.	Place of Present Confinement: SHELBY COUNTY JAIL TENNESSEE
	A. Is there a prisoner grievance procedure in the institution?
	Yes () No ()
	B. Did you present the facts relating to your complaint in the state prisoner grievance procedure? Yes () No ()
	C. If your answer is Vec-
	1. What steps did you take?
	1. What stops and you take.
	2. What was the result?
	D. If your answer is No, explain why not: No Response
	D. If your answer is No, explain why not.
***	Doubles
III.	Parties
	(In item A below, place your name in the first blank and place your present address in the
	second blank. Do the same for additional plaintiffs, if any.)
	A. Name of Plaintiff MR wendolyn Lee 18103194
	Address 201 POPLAR MEMPHIS TO 38103
	·
	(In item B below, place the full name of the defendant in the first blank, his official
	position in the second blank, and his and his place of employment in the third blank.
	Use Item C for the names, positions, and places of employment of an additional
	defendants.)
	B. Defendant Judge CHRIS CRAFT is employed as
	COURT ROOM-8 MEMPHIS TO 38103
	at
	C. Additional Defendants: Amy weirich District ATTORNEL
	C. Additional Defendants: Any weight DISTRICT ATTORNEY
	201 POPLAR MEMPHIS TENNESSEE
	38/03
	ATTORNEY JAMES JONES 201 POPLAR
IV.	Statement of Claim
	State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is
	involved. Include also the names of other persons involved, dates, and places. Do not
	give any legal arguments or cite any cases or statutes. If you intend to allege a number of
	related claims, number and set forth each claim in a separate paragraph. Use as much
	space as you need. Attach extra sheet if necessary.
~	
<u>_</u> E	RAUB AGGRAVATED KIDNAP CONSPIRACY
9	COLLUSION - SHELDY COUNTY JUDGE CHRIS
_C8	CAFT- AND DISTRICT ATTORNEY AMY WEIRICH
	SSUE D A WARRANT WERE PLAINTIFF
	STED SOLD THE ARBUTAT ASTHOLAS CATE
4	of Spath 95229009T 2149mgm of
- B.	nd FreeEdout A POLICE REPORT
•	· · · · · · · · · · · · · · · · · · ·

TETYERR MEGEE CEMPLE TO MEMPHIS TERRESS

ETTHE REQUEST OF HER GRY LOWER FRIERD

MEMPHIS DISTRICT ATTORNEY AMY WEIRICH

TETYERR FILED OUT A POLICE REPORT STATING

THAT SHE WAS SEXUALLY ASSAULTED BY

PLAINTIFF AT AGE IY IN WEST MEMPHIS

PRIMANSAS NOT MEMPHIS TERRESSEE

SEE EXHIBITIVE POLICE REPORT MEMPHIS

TERRESSEE HAS NO JURISDICTION

memphis Tennessee District ATTORNEY AMY
We'rich Issued a FRANDULENT INDICTMENT
BY FORGING THE GRAND JURY FOREPERSON
MARY THOMAS NAME ON THE INDICTMENT
MARY THOMAS WAS LATER FIRE FOR NOT
FOLLOWING GRAND JURY PROCEDURE OTHER
WORDS TOOK THE FALL & FOR AMY WE'R'EH

under the Gamendment it clearly states that Before a prosecution can began it must first be determine that a crime was committed in the state by Land, all so to be confronted by the witnesses under the Gamendment no arrest. No trial under the Gamendment no arrest. No trial no indictment can be issued until it first been determined by Law that a crime been determined by Law that a crime

WAS COMMITTED IN THE STATE. IN PLAINTIFF
CASE ITS BEEN 5 YEARS AND YET IT HAS NOT
BEEN DETERMINED A CRIME WAS COMMITTED
IN TENNESSEE, SEE EXHIBITIVE - 2 NOR
NO POLICE INVESTIGATORS WITNESSES
APPEARED IN COURT EYER

THE CRIMITAL COURT JUDGE CHRIS CRAFT

CANT DUDICIAL DECISION THAT HE

CANT DETERMINE WHERE THE CRIME TOOK

PLACE, THE DISTRICT ATTORNEY STATED

IN A RESPONSE TO A BILL OF PARTICULAR

THAT THEY COULD NOT DETERMINE WHERE

THE SEXUAL ASSAULT TOOK PLACE SEE
EXHIBITIVE 3-EVEN AFTER THE VICTIM
TATUANA MEDGE STATED IT HAPPENED
INTHE STATE OF ARKANSAS

THE JUDGE CHRIS CRAFT IS A RACIST THAT HATE JEWS HISPANICS BLACK AND OTHER HATE JEWS HISPANICS BLACK AND OTHER HONE WHITES I HEARD CRAFT STATE THIS HONE WHITE SUPREMACIST MEETING I WAS INVITED TO A WHILE BACK BY ME BEING AN ARTIVIS IT WAS MAND WHITE JUDGES THERE

T WAS KIDARA FROM HOW ORLEANS FOB 2018
AND BEING HOLD TO BHELDY COUNTY JAIL
MEMPH'S TONNESSEE WHERE THE JUDGE

TO PED REPRESENT ME WITH PUT CONSENT STATED I WILL DIE HERE AND NOTHING CAN BE DONE HES APART OF THE EONSPIRACY. DITHEY WONT EVEN ALLOW ME TO PIER OILTY JUST TORTURE

V.	Relief State briefly exactly what you want the court to do for you. Make no legal arguments.				
	Cite no cases or statutes. TRM REQUSTING 80 MILLION TO SERVICE STATE S				
	To PROVENT THIS FROM HAPPENING TO SOME				
	of Hold antitation of constitution Rod BA				
Ί.	Jury Demand I would like to have my case tried by a jury. Yes () No ().				
(We	hereby certify under penalty of perjury that the above complaint is true to the best of our				
ıforn	Signed this 27 day of FeB , 20 20.				
	wendalya Lee 181031911 wendal Sel				
	(Signature of Plaintiff/Plaintiffs)				